IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of

Inventor(s): Ponce de Leon et al.

PATENT

APPLICATION

Appln. No. 09/127,738

series code ↑

↑ serial no.

Group Art Unit: 1682

Filed: August 3, 1998

Examiner: Wilson

Title: Production of Avian Embryonic Germ (EG) Cell Lines by Prolonged Culturing of PGCs, Use Thereof for Cloning and Chimerization

of PGCs,

PECENED

RECHCENTER 1600/2900

TERMINAL DISCLAIMER

(By Attorney)

Re Double-Patenting Rejection

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

		The undersigned petitioner, an attorney of record, is hereby acting for the undernamed entity						
which is the 100% owner of all rights, title and interests in and to the subject application:								
1.		by virtue of being the inventor(s) and having not assigned this application						
2.	\boxtimes	as shown by the Assignment recorded October 23, 1998 on Reel 9539 at Frame 0225						
				(date)				
3.		as shown by the attached copy of the Assignment filed for recordal on						
							(date)	
4.		and, if the assignor in that Assignment is not the original owner (inventor(s)), the chain of						
		title from the original owner to that Assignment as recorded on Reel at Frame						
		Reel	at Frame	Reel	at Frame	е		
and hereby disclaims (except as provided below) the terminal part of the statutory term of any patent								
granted on the subject application, which would extend beyond the expiration date of the full statutory term								
defined in 35 U.S.C. 154 to 156 and 173, as presently shortened (if at all) by any terminal disclaimer of:								
5.	\boxtimes	any patent grante	d in regard to U.S. Ap	plication No.	09/127,624	filed	August 3, 199	8 *
6.	\boxtimes	the earlier grantee	d United States Patent	No. 6,156	569	-	*	_
to which said entity also has legal title. Petitioner hereby reserves the right to extend the term of the patent,								
which issues on this application, for regulatory delay or otherwise as the law allows. Petitioner hereby								
agrees that any patent so granted on the subject application shall be enforceable only for and during such								
period that it and the patent in the above line numbered 5 or 6 are commonly owned. This agreement runs								
with	any p	atent granted on th	ne subject application a	and is binding	upon the grante	e, its s	uccessors or	

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assigns.

In making the above disclaimer, petitioner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the patent in line numbered 5 or 6 above, as presently shortened by any terminal disclaimer, of the above-listed patent in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is otherwise terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Entity: Pillsbury Winthrop LLC

Atty. Sig.

Attorney of Record:

Name:

Robin L. Teskin

Reg. No.:

35.030

Date:

March 17, 2003

- * Attorney and client: Please note on that other file and also this appln. file <u>not to assign either separately</u> in view of this disclaimer.
 - Terminal disclaimer fee under 37 CFR 1.20(d) is enclosed.